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UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY Civil Action No. 08-1295

RECEIVE JAN 28 2010

U.S. May is the Judge

In Regard to the Matter of:

Bayside State Prison OPINION/REPORT Litigation

OF THE SPECIAL MASTER

BARRY SWEETEN

-vs-

WILLIAM H. FAUVER, et al, Defendants.

FRIDAY, DECEMBER 11, 2009

BEFORE THE HONORABLE JOHN W. BISSELL, SPECIAL MASTER

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                     Transcript of proceedings in the above
     matter taken by Theresa O. Mastroianni, Certified
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     Court Reporter, license number 30X100085700, and
     Notary Public of the State of New Jersey at the
 8
     United States District Court House, One Gerry Plaza,
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     Camden, New Jersey, 08102, commencing at 11:33 AM.
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      APPEARANCES:
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- 1 JUDGE BISSELL: We are reopening
- 2 proceedings in the matter of Barry Sweeten versus
- 3 William Fauver, et al. Docket number 08-1295 for the
- 4 purpose of stating the Special Master's determination
- 5 in that matter.
- This opinion/report is being issued
- 7 pursuant to the directives of the Order of Reference
- 8 to a Special Master and the Special Master's
- 9 Agreement and the guiding principles of law which
- 10 underlie this decision to be applied to the facts
- 11 upon which it is based as set forth in the jury
- 12 instructions in the Walker and Mejias jury charges to
- 13 the extent applicable to the allegations of Mr.
- 14 Sweeten.
- 15 As finalized after review under Local
- 16 Civil Rule 52.1, this transcript will constitute the
- 17 written report required under paragraph seven of the
- 18 Order of Reference to a Special Master.
- 19 Mr. Sweeten was in D Tent at the time
- 20 that it was searched on August 14, 1997. He had
- 21 arrived in D Tent in late July of that year.
- He testified as to certain incidents
- 23 that occurred to him regarding alleged assaults by
- 24 SOG officers during the course of his and his fellow
- 25 inmates' extraction from D Tent for purposes of

- 1 searches. In fact, at some point relatively soon
- 2 after the events which he alleges took place, he even
- 3 prepared a map of the activities of the officers in
- 4 the tent on the date in question, including
- 5 references to locations where he was assaulted in the
- 6 presence of other inmates in the tent and others.
- 7 This diagram was introduced as P-160 in evidence in
- 8 the case.
- 9 His description of the assaults
- 10 perpetrated upon him, varying slightly at various
- 11 segments of his testimony, I think can be put
- 12 together from certain excerpts of his testimony which
- 13 I will read into the record at this time.
- He testified on January 20th, 2009 and
- 15 the first of these entries begins at page 11 and runs
- 16 from line six through 15. SOG was already there and
- 17 had issued instructions and the testimony now begins:
- "Question: And what happened to you,
- 19 sir?
- 20 "Answer: When they got around to my
- 21 area, I was told to get up off the floor and I
- 22 started getting dressed. That's when I received the
- 23 first blow over onto the bed.
- "Question: What kind of a blow was it?
- 25 "Answer: Just like a push and then

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      forward motion onto the bed. Then I was kicked in
      the ribs. And then two more times on the way going
  2
  3
      out the door. A total of three times."
                    He testifies further on the subject of
  4
 5
      these assaults now with reference to P-160, his
 6
      diagram.
 7
                    "Ouestion: Down at the bottom on the
 8
     right you have a K, location where --
 9
                    "Answer: Where I was last kicked.
10
                    "Question: Where is that on the actual
11
     diagram?
12
                    "Answer: Right near the door entrance
13
     where the steps are to go down and come in.
14
     was handcuffed while I was kicked in the back and
15
     almost fell flat on my face as I was going out the
16
     door.
17
                   "Question: Now, further up the top you
18
     have on the top left under D Tent --
19
                   "Answer: Yes.
20
                   "Question: -- position where I was
21
     first kicked?
22
                   "Answer: Yes, that's right next to my
2.3
     bed area.
24
                   "Question: Is that the kick you
```

described in the back?

25

Page 7 1 "Answer: Yes. 2 "Question: I'm trying to get the chronology down. You got pushed onto your bed, and 3 4 then you got kicked in the back? 5 "Answer: Yes." 6 At that point he then talks about the 7 extent of the pain that was inflicted. There was 8 some pain inflicted from the assault itself. He said 9 that became exacerbated as a result of having to sit in the gym later, but that as well he had a 10 11 pre-existing back pain condition from warehouse work 12 that he used to do involving a lot of heavy lifting. 13 While we're on this subject at this 14 point, because I am going to make a determination 15 that he has made out a cause of action here, I will tell you that the injuries which were predominantly 16 to his back as a result of the assaults perpetrated 17 18 upon him aggravated a pre-existing condition. over time this assault was not a significant 19 20 contributor to any long-lasting effects. Any 21 long-lasting effects are from the pre-existing 22 condition itself. However, there is no doubt that 23 pain was inflicted at the time and that it 24 exacerbated an ongoing back pain problem. 25 eventually abated with the initial ongoing condition

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Page 8
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      then continuing.
  2
                    Turning now to the alleged assaults as
  3
      they took place, page 21 beginning at line seven,
 4
      that testimony continues.
 5
                    "Question: Sir, you were describing
 6
                    You got kicked in the back. Were you
      the assault.
 7
      on the ground then?
                    "Answer: Yes, I was.
 8
 9
                    "Question: What happened next?
10
                    "Answer: That was when they told me to
11
     get up off the ground and get dressed.
12
                    "Question: Did you do that?
13
                    "Answer: Yes, I did everything they
14
     told me to do. There was no reason for them to lay
15
     hands upon me.
16
                     "Question: Did there come a time when
17
     they stepped on your neck?
18
                    "Answer: To hold me down until they
19
     were ready to put the handcuffs on me.
20
                    "Question: Where was that?
21
                   "Answer: Right alongside the bed,
22
     parallel to it.
23
                   "Question: Can you describe what they
24
     did?
25
                   "Answer:
                            He just basically held me
```

- 1 down. And I couldn't say nothing. And they just put
- 2 the handcuffs and they said, get up. And that's when
- 3 I received the second and third blow going out the
- 4 door, about in the middle and right near the door.
- 5 "Question: You said the second and
- 6 third blow, were they punches or kicks?
- 7 "Answer: Kicks, because when I took my
- 8 T-Shirt off, I had black boot marks on my T-shirt.
- 9 "Question: You didn't describe, I
- 10 don't think, the standing on your neck. Can you
- 11 describe that particularly --
- 12 "Answer: Basically it was like he had
- 13 his foot as a wedge holding it down just so I
- 14 wouldn't move. That was basically it. Wasn't like a
- 15 heavy blow or a kick. The one blow or kick was just
- 16 to the rib. And I had a small bruise from that."
- 17 So that's a description of the events
- 18 that occurred to him.
- 19 Mr. Sweeten had some indications in his
- own mind that not only the SOG units were involved,
- 21 but also Bayside officers in this assault, Bayside
- 22 officers being dressed similarly. I find, however,
- 23 that that is not the fact. There is nothing here to
- 24 indicate that standard operating procedures were not
- employed in which SOG officers alone entered the

- 1 units involved, including tents, to perform the
- 2 extraction of the inmates involved.
- While there was defense testimony that
- 4 could lay some doubt as to whether SOG conducted
- 5 themselves in this fashion on this occasion, I find
- 6 that there is no evidence that is compelling that
- 7 would lead me to any conclusion other than the fact
- 8 that for reasons merely of exerting authority and
- 9 moving Mr. Sweeten out of his bunk area through the
- 10 unit and out for transport to the gym that these
- 11 events did occur. Frankly, I find them totally
- 12 excessive and unnecessary for the purpose of the
- 13 extrication of this inmate. He was a new arrival on
- 14 the premises, as were almost all occupants of the
- 15 tents, with no indication that this was a person who
- 16 would be particularly difficult or violent or
- 17 resisting or one who would need, shall we say, any
- 18 type of physical discipline for the purpose of
- 19 exercising authority.
- I find, therefore, that under the
- 21 definitions supplied in the governing jury
- 22 instructions here, that there was excessive force
- 23 employed and cruel and unusual punishment inflicted
- 24 upon Mr. Sweeten.
- In reaching this decision, I am not

- 1 unmindful of testimony by Mr. Sweeten in the course
- 2 of his depositions and elsewhere, also as revealed in
- 3 Exhibit P-170 which was the Internal Affairs
- 4 Investigator's Report of this incident which is
- 5 contradictory and, in fact, in some cases truly
- 6 inaccurate, although under oath. I've considered
- 7 this in connection with assessing the credibility of
- 8 Mr. Sweden. And I have concluded that although these
- 9 exposures, mostly in the course of cross-examination,
- 10 did have an impact on his credibility, as indeed they
- 11 should have, that impact was not so substantial as to
- 12 lead the undersigned to a conclusion that Mr. Sweeten
- 13 did not testify accurately with regard to the events
- 14 that happened to him in D Tent. Let me go through
- 15 those for a moment just so the record is clear.
- In his deposition, for instance, he
- 17 denied that he had any prior back injury that was
- 18 work related. However, prior to August of 1997 he
- 19 had advised medical personnel at Bayside State Prison
- of a chronic back pain and condition.
- Secondly, he denied that he had any
- 22 psychiatric problems before his arrival at Bayside
- 23 Prison. And that was also in his deposition. But at
- 24 trial he admitted that he had had such psychiatric
- 25 problems, including, as best I can recall, a bipolar

- 1 condition.
- In his deposition he had denied any
- 3 prior suicide attempts before his arrival at Bayside,
- 4 although he acknowledged that a suicide attempt
- 5 ensued at Bayside several months after the lockdown.
- 6 However, on cross-examination it was revealed and he
- 7 had to acknowledge, this is during the trial, that in
- 8 1996 he had made a suicide attempt at the Gloucester
- 9 County Jail. He had to make that admission either at
- 10 his trial or his deposition after having been
- 11 confronted with that event.
- 12 Finally, when confronted with charges
- 13 that were brought against him for altering medical
- 14 forms, in order, among other things, to secure the
- 15 privileges of a lower bunk with a double mattress, he
- 16 denied guilt regarding the altering of those forms
- and continued to do so here before this Special
- 18 Master. However, in Exhibit P-170 a report of his
- 19 interview with Internal Affairs reveals that after
- 20 initially denying it, he eventually admitted that he
- 21 had altered those forms in an incident that involved
- 22 mail coming back and forth from the prison between
- 23 him and his mother.
- So these were all events that did,
- 25 indeed, have an impact upon Mr. Sweeten's

- 1 credibility. However, I find that his precise
- 2 testimony with regard to the events that transpired
- 3 before me, without any efforts to embellish, enhance
- 4 or exaggerate either the punishment inflicted or its
- 5 results, has that ring of truth that leads me to
- 6 conclude that he has established his claim here.
- 7 There was, indeed, excessive,
- 8 unnecessary and sadistic force imposed upon Mr.
- 9 Sweeten within the comtemplation of the jury
- 10 instructions in Walker and Mejias that apply.
- 11 However, in light of the fact that the striking of
- 12 Mr. Sweeten was neither prolonged, repeated, nor
- 13 particularly severe in its consequences, while
- 14 actionable for recovery of compensatory damages, I do
- 15 not find that this assault visited upon him rose to
- 16 the level of being so egregious as to support a claim
- for punitive damages, at least against the
- 18 unidentified officers who were with him and who
- 19 inflicted the injuries involved.
- Finally, although not every item of
- 21 evidence has been discussed in this opinion/report,
- 22 all evidence presented to the Special Master was
- 23 reviewed and considered. I do want to add quickly at
- 24 this point, however, because it will come up in my
- 25 forthcoming decisions in their own cases, that I

- 1 considered also the testimony submitted in support of
- 2 Mr. Sweeten's case by plaintiffs Andre Jarrells and
- 3 Robin Lewis who were also occupants of D Tent at the
- 4 time of this incident. Their testimony, however, is
- 5 so inherently incredible, as the decisions in those
- 6 cases will reveal, that I find it lent no support to
- 7 Mr. Sweeten's case. However, as noted above, he
- 8 prevailed without it.
- 9 I find the injury here was actionable.
- 10 I find that the injury was acute initially, but did
- 11 not remain a part of Mr. Sweeten's permanent back
- 12 condition, that being something which preexisted. I
- 13 note also that the record reveals that there were no
- 14 substantial restrictions on Mr. Sweeten's activities
- 15 after the events in question.
- Accordingly, I recommend in this report
- 17 that the District Court enter an award of
- 18 compensatory damages in the amount of \$3,500 in
- 19 Mr. Sweeten's favor.
- 20
- 21
- 22
- 23
- 24
- 25

Page 15 1 CERTIFICATE 2 3 I, Theresa O. Mastroianni, a Notary Public and 4 Certified Shorthand Reporter of the State of New Jersey, do hereby certify that the foregoing is a 5 6 true and accurate transcript of the testimony as 7 taken stenographically by and before me at the time, 8 place, and on the date hereinbefore set forth. 9 I DO FURTHER CERTIFY that I am neither a 10 relative nor employee nor attorney nor counsel of any 11 of the parties to this action, and that I am neither 12 a relative nor employee of such attorney or counsel, 13 and that I am not financially interested in the 14 action. 15 16 17 18 19 Theresa O. Mastroianni, C.S.R. Notary Public, State of New Jersey 20 My Commission Expires May 5, 2010 21 Certificate No. XIO857 Date: December 15, 2009 22 23 24 25

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